

TRI-WEEKLY KENTUCKY YEOMAN.

VOL. VIII.

BUSINESS CARDS.

H. M. NROE,
ATTORNEY AND COUNSELOR AT LAW
FRANKFORT, KY.

WILL practice law in the Court of Appeals of the Commonwealth of Kentucky, and all other State Courts in Frankfort, and will attend to the collection of debts for non-residents in any part of the State.

Also to be Commissioner of Deeds, take the acknowledgment of deeds, and other writing to be used or recorded in other States; and, as a Claim Examiner under the act of Congress, attend to the fixing of depreciation, affidavits, etc.

"OFFICE, "Old Bank," opposite Mansion House, no. 135-141.

HORN & METCALFE,
ATTORNEYS AT LAW,
FRANKFORT, KY.

LISANDER HORN AND JAS. P. METCALFE, have formed a partnership for the practice of law and the collection of claims. Their office is in the same building as occupied by Judge Horn, on St. Clair street.

April 24, 1858.

P. U. MAJOR,
ATTORNEY AT LAW,
FRANKFORT, V.

OFFICE on St. Clair street, near the Court House. Will practice in the circuit courts of the 7th Judicial District, Court of Appeals, Federal Court, and all other courts held in Frankfort.

S. D. MORRIS,
ATTORNEY & COUNSELOR AT LAW
FRANKFORT, KY.

PRACTICES in all the courts held in Frankfort, and in the adjoining counties. He will attend particularly to the collection of debts in any part of the State. All business confided to him will meet with prompt attention.

Office on St. Clair street in the new building next door to the branch Bank of Kentucky, over G. W. Clark's office.

JOHN M. HARLAN,
ATTORNEY AT LAW,
Frankfort, Ky.

Office on St. Clair st., with J. & W. L. Harlan,
REFFERS TO
Hon. J. J. Crittenden, Frankfort, Ky.

Hon. James Harlan,
Taylor, Turner & Co., Bankers, Lexington, Ky.
G. H. Monsarrat & Co., Louisville, Ky.

E. A. W. ROBERTS,
ATTORNEY AT LAW,
FRANKFORT, KY.

WILL practice in the Franklin Circuit Court, and in the courts of the adjoining counties.

Office east side of St. Clair street, next door to Mr. Harlan's office.

GEO. W. PURKINS.....BENJ. J. MONROE,
Attorneys and Counselors at Law,
LEAVENWORTH CITY, K. T.

HAVE associated themselves in the practice of the Law in all the Courts of the Territory.

Office on Main street, over Sweet, Russell & Co.'s Bank.

JOHN RODMA,
ATTORNEY AT LAW,
ST. CLAIR STREET,
Two doors North of the Court-house.
Frankfort, Ky.

53-54

JOHN M. McCALLA,
Attorney at Law and General Agent,
WASHINGTON CITY, D. C.

JOHN L. MOORE & SON,
Are receiving their Large Stock of
Fall and Winter Goods,
In Great Variety and
AT VERY LOW RATES!

sept 1st w&t-wt

A. H. C. BROCKEN,
22 CHI Street, New York,
Manufacturer of Glass Syringes, Homopathic
Vials, Graduated Measures, Nurs-
ing Bottles, etc.

GLASS Ware for Counters, Perfumers, Photographers, Druggists, etc. made to the trade. Orders from Country Druggists and Dealers solicited. Price Lists sent on application.

Sept 1st w&t-wt

NEW FIRM.

ED. KEENON.....JNO. N. CRUTCHER,
KEENON & CRUTCHER,
HAVING PURCHASED THE STOCK OF
BOOTS, SHOES, HATS, CAPS,

Books & Stationery.

OF H. EVANS, ALSO THAT OF MORRIS &
LAWRENCE, at the stand occupied in H. L. Evans, Main
street, where, by strict attention to business, they
hope to merit as well as receive a liberal share of the
public patronage.

mar 1st 1858-1

LANE & BODLEY,
MANUFACTURERS OF
Wood-Working Machinery,
AND CIRCULAR SAW MILLS,
CINCINNATI, O.

FULL EQUIPMENTS FURNISHED
for manufacturers of
Sashes, Doors and Blinds, Furniture &
Chairs, Rail Cars, & Agricultural
Implements.

ESPECIAL ATTENTION GIVEN TO
Hub, Spoke, Felloc, and Wheel
MACHINERY,

Shafting and Pulleys, with Ball and Socket Hangers,
for manufacturers in the mid-west and at the lowest
price. For descriptive Circulars, price, Acc., add
LANG & GODFREY,
Corner John & Water Sts.,
CINCINNATI, O.

A. J. JAMES,
Attorney and Counselor at Law,
FRANKFORT, KY.

STOVES & TINWARE.
F. C. SMITH,

BID ON ST. CLAIR ST., IN ROOM FORMERLY OCCUPIED
BY MORRIS & HAMPTON,
FRANKFORT, KENTUCKY.

HAVING purchased the interest of C. A. Mc-
CHAN, in the establishment lately conducted by
Merchant & Smith, I will respectfully request all
those interested to whom the firm is liable to come
and to cause to whom the firm is liable to come
and to settle with me, as I am alone authorized to settle
the affairs of the late firm. I will continue the busi-
ness in

Copper, Tin and Sheet Iron Work,
Spouting and Guttering
of all descriptions.

CONTINUALLY ON HAND,
a large assortment of
COOKING, PARLOR & COAL STOVES,
Cistern, Well and Force Pumps; Sheet Lead, Lead
Pipe, &c.

All articles promptly attended to
F. C. SMITH.

OFFICIAL.

Non-Residents' Lands for Forfeiture.

The following lands will be forfeited to the Commonwealth of Kentucky, on the 10th day of February next, if the taxes, interest, and cost due, are not paid, or let be paid, as follows:

No. 1241, Land in Bell County, containing 128 acres, lying west of Tugger, in the Cumberland river.

Entered and patented by George Carpenter, 3400 acres, Harrison county, Ohio.

Entered and patented by S. Lewis, taxes due for 1855, 6, and 7, \$17.00.

No. 775, Land in Paulding county, Ohio.

Entered and patented by James P. Taylor, 1855, 6, and 7, \$21.00.

No. 1888, Andrew Dugan's heirs, 1900 acres, Green county, Green river, Patented; A Crumpassine, Taxed for 1855, 6, and 7, \$11.00.

No. 2135, Sarah Carrington, widow of George Carpenter, 3400 acres, Harrison county, Ohio.

Entered and patented by J. M. Oldham, taxes due for 1855, 6, and 7, \$17.00.

No. 2136, Sarah Carrington, widow of George Carpenter, 1000 acres, Harrison county, Ohio.

Taxes due for 1855, 6, and 7, \$5.00.

No. 2288, John Wister, Jr., and his wife, deceased, 128 acres, lying west of Tugger, in the Cumberland river.

Entered and patented by H. Morrison, taxes due for 1855, 6, and 7, \$11.00.

No. 2293, John Shattock, 128 acres, lying west of Tugger, in the Cumberland river.

Entered and patented by J. M. Oldham, taxes due for 1855, 6, and 7, \$11.00.

No. 2303, Richard Harren's heirs, 412 acres, lying west of Tugger, in the Cumberland river.

Entered and patented by J. M. Oldham, taxes due for 1855, 6, and 7, \$11.00.

No. 2305, Joseph Smith, 500 acres, Daviess county, Long Falls creek, Surveyed and patented by J. M. Oldham, taxes due for 1855, 6, and 7, \$11.00.

No. 2317, John Wister, Jr., and his wife, deceased, 128 acres, lying west of Tugger, in the Cumberland river.

Entered and patented by H. Morrison, taxes due for 1855, 6, and 7, \$11.00.

No. 2318, John Wister, Jr., and his wife, deceased, 128 acres, lying west of Tugger, in the Cumberland river.

Entered and patented by H. Morrison, taxes due for 1855, 6, and 7, \$11.00.

No. 2319, John Wister, Jr., and his wife, deceased, 128 acres, lying west of Tugger, in the Cumberland river.

Entered and patented by H. Morrison, taxes due for 1855, 6, and 7, \$11.00.

No. 2320, John Wister, Jr., and his wife, deceased, 128 acres, lying west of Tugger, in the Cumberland river.

Entered and patented by H. Morrison, taxes due for 1855, 6, and 7, \$11.00.

No. 2321, John Wister, Jr., and his wife, deceased, 128 acres, lying west of Tugger, in the Cumberland river.

Entered and patented by H. Morrison, taxes due for 1855, 6, and 7, \$11.00.

No. 2322, John Wister, Jr., and his wife, deceased, 128 acres, lying west of Tugger, in the Cumberland river.

Entered and patented by H. Morrison, taxes due for 1855, 6, and 7, \$11.00.

No. 2323, John Wister, Jr., and his wife, deceased, 128 acres, lying west of Tugger, in the Cumberland river.

Entered and patented by H. Morrison, taxes due for 1855, 6, and 7, \$11.00.

No. 2324, John Wister, Jr., and his wife, deceased, 128 acres, lying west of Tugger, in the Cumberland river.

Entered and patented by H. Morrison, taxes due for 1855, 6, and 7, \$11.00.

No. 2325, John Wister, Jr., and his wife, deceased, 128 acres, lying west of Tugger, in the Cumberland river.

Entered and patented by H. Morrison, taxes due for 1855, 6, and 7, \$11.00.

No. 2326, John Wister, Jr., and his wife, deceased, 128 acres, lying west of Tugger, in the Cumberland river.

Entered and patented by H. Morrison, taxes due for 1855, 6, and 7, \$11.00.

No. 2327, John Wister, Jr., and his wife, deceased, 128 acres, lying west of Tugger, in the Cumberland river.

Entered and patented by H. Morrison, taxes due for 1855, 6, and 7, \$11.00.

No. 2328, John Wister, Jr., and his wife, deceased, 128 acres, lying west of Tugger, in the Cumberland river.

Entered and patented by H. Morrison, taxes due for 1855, 6, and 7, \$11.00.

No. 2329, John Wister, Jr., and his wife, deceased, 128 acres, lying west of Tugger, in the Cumberland river.

Entered and patented by H. Morrison, taxes due for 1855, 6, and 7, \$11.00.

No. 2330, John Wister, Jr., and his wife, deceased, 128 acres, lying west of Tugger, in the Cumberland river.

Entered and patented by H. Morrison, taxes due for 1855, 6, and 7, \$11.00.

No. 2331, John Wister, Jr., and his wife, deceased, 128 acres, lying west of Tugger, in the Cumberland river.

Entered and patented by H. Morrison, taxes due for 1855, 6, and 7, \$11.00.

No. 2332, John Wister, Jr., and his wife, deceased, 128 acres, lying west of Tugger, in the Cumberland river.

Entered and patented by H. Morrison, taxes due for 1855, 6, and 7, \$11.00.

No. 2333, John Wister, Jr., and his wife, deceased, 128 acres, lying west of Tugger, in the Cumberland river.

Entered and patented by H. Morrison, taxes due for 1855, 6, and 7, \$11.00.

No. 2334, John Wister, Jr., and his wife, deceased, 128 acres, lying west of Tugger, in the Cumberland river.

Entered and patented by H. Morrison, taxes due for 1855, 6, and 7, \$11.00.

No. 2335, John Wister, Jr., and his wife, deceased, 128 acres, lying west of Tugger, in the Cumberland river.

Entered and patented by H. Morrison, taxes due for 1855, 6, and 7, \$11.00.

No. 2336, John Wister, Jr., and his wife, deceased, 128 acres, lying west of Tugger, in the Cumberland river.

Entered and patented by H. Morrison, taxes due for 1855, 6, and 7, \$11.00.

No. 2337, John Wister, Jr., and his wife, deceased, 128 acres, lying west of Tugger, in the Cumberland river.

Entered and patented by H. Morrison, taxes due for 1855, 6, and 7, \$11.00.

No. 2338, John Wister, Jr., and his wife, deceased, 128 acres, lying west of Tugger, in the Cumberland river.

Entered and patented by H. Morrison, taxes due for 1855, 6, and 7, \$11.00.

No. 2339, John Wister, Jr., and his wife, deceased, 128 acres, lying west of Tugger, in the Cumberland river.

Entered and patented by H. Morrison, taxes due for 1855, 6, and 7, \$11.00.

No. 2340, John Wister, Jr., and his wife, deceased, 128 acres, lying west of Tugger, in the Cumberland river.

Entered and patented by H. Morrison, taxes due for 1855, 6, and 7, \$11.00.

No. 2341, John Wister, Jr., and his wife, deceased, 128 acres, lying west of Tugger, in the Cumberland river.

Entered and patented by H. Morrison, taxes due for 1855, 6, and 7, \$11.00.

No. 2342, John Wister, Jr., and his wife, deceased, 128 acres, lying west of Tugger, in the Cumberland river.

THE TRI-WEEKLY YEOMAN.

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S. I. M. MAJOR & CO.,
ST. CLAIR ST., OPPOSITE THE COURT-HOUSE

TERMS.
One copy, per annum, in advance. \$1.00

DEMOCRATIC STATE TICKET.

For Governor,
THOMAS J. MAGOFFIN,
OF MERCER COUNTY.

For Lieutenant Governor,
LAWRENCE BOYD,
OF McCRAKEN COUNTY.

For Attorney General,
ANDREW J. JAMES,
OF FRANKLIN COUNTY.

For Auditor,
GRANT GREEN,
OF HENDERSON COUNTY.

For Treasurer,
JAMES H. GARIBOLD,
OF BOYLE COUNTY.

For Register of the Land Office,
THOMAS J. FRAZER,
OF BREATHITT COUNTY.

Supt. of Public Instruction,
ROBERT RICHARDSON,
OF KENTON COUNTY.

Prest. Board Internal Improvement,
JAMES P. BATLES,
OF BARREN COUNTY.

SATURDAY..... JANUARY 21, 1859.

The correspondence between Hon. Graham N. Fitch and Hon. Stephen A. Douglas, in regard to the difficulty between them which grew out of a late debate in the secret session of the Senate, has been published. It exhibits an amount of hair-splitting diplomacy on both sides, and a considerable disposition to have the matter settled w/out resort to pistols and coffee. Mr. Douglas, the insulted party, wrote to Mr. Fitch to "afford him an opportunity of withdrawing the offensive language complained of." In reply, Mr. Fitch did not choose to avail himself of the opportunity thus offered, but insisted that he had most excellent grounds for applying the offensive language to the Senator from Illinois. The latter rejoined, and in endeavoring to convince Mr. Fitch that the offensive language was without reasonable provocation, so explained his remarks in the debate, as to render them unexceptionable personally to Mr. Fitch.

The Indiana Senator considered this explanation as satisfactory, and consequently withdrew the offensive language used against Douglas, who, in response, accepted the withdrawal, but protested against the idea that he had intended to make an *explanation* as a "precedent and inducing condition" of the re-dress he had solicited. Mr. Fitch replied again by asserting that although he had no right to judge the motives of his adversary, that his answer was predicated upon the explanations. Mr. Douglas thought nothing was to be made by prolonging the controversy, and considered it immaterial upon what the withdrawal was predicated, since he had guarded against a misapprehension of his position. Of course Mr. Fitch had nothing further to contend for, and the correspondence came to a peaceful close.

Really, there was not much of a difficulty after all, between these gentlemen, when they understood each other; and we think it would have been more creditable to the character of the august body of which they are members, if not also to themselves as individuals, if they had come to an understanding of so trifling an affair, without rendering such a correspondence necessary, and particularly without parading it before the public. Such food for a vitiated appetite in the public is becoming too common, and is one among the many indications of the present degeneracy of the national legislature.

Courier, 27th.

Prólogo.—Dr. Stone will deliver the last of his interesting and amusing lectures to-night, at Metropolitan Hall. He has been lecturing here during the week, and although his audiences have not been as large as could be wished, and he has labored under some difficulty in preparing subjects for his experiments, yet those who have attended have expressed themselves as highly delighted. The control he has over the thought, word, and action of those experiments upon is wonderful. Some of his experiments are very amusing, and are greeted by his audiences with shouts of laughter. We are confident that our citizens were fully aware of the instruction and amusement afforded by these lectures, Dr. Stone would have crowded audiences every night. Every one who has not attended should go to-night, as we are sure they will not regret it.

From Washington.

WASHINGTON, Jan. 26.—The House Committee on Ways and Means held a protracted and animated meeting this morning on the subject of the tariff. The chairman, Mr. Phelps, of Mo., placed before them a bill framed in accordance with the suggestions of the Secretary of the Treasury, Mr. Morrill, of Vt., presented one, which was supported by two others, Opposition members—Mr. Howard, of Mich., and Mr. Davis of Md.—containing principally specific duties, compounded and ad valorem rates. Mr. Phillips, of Pa., introduced a bill based on the tariff of 1846, with a short list of specific duties and retaining the principal part of the free list of the act of 1857. Neither of these projects seem to be acceptable to the majority of the committee, Letchler, Dowdell, and Crawford being opposed to any change in the tariff at this time. As less than a majority cannot make a formal report, the probability is that nothing on this subject will be reported from the committee during this session.

The above described bills may, however, be brought into the House, by courtesy, with a view of obtaining a decision on their separate merits. The committee have decided that they would report no bill except with a revision of the tariff attached, and fixed that amount at twenty-five millions—to fund the treasury notes and pay interest thereon, the loan to be payable at pleasure after two years and before six years.

All parties are in a quandary about the tariff, it seems to be understood, that the Republicans and Pennsylvania Democrats generally will support specific duties. A majority of the Democrats, rather than to do this, will let the tariff stand as it is, even if they have to come to direct taxation to support the government.

Such is the report of gentlemen who have given close attention to the subject. The result is not to be the passage of a twenty-five million loan bill, and nothing more, for the relief of government during the next fiscal year.

The cost of the Coast Survey for thirteen years ending with 1856 was \$4,710,000, and for one-half of the year 1857 \$25,000; making a total, added to facilities furnished by the navy, of \$4,745,000.

Court of Appeals.

THURSDAY, Jan. 27.

CAUSES DECIDED.

General v. Graham's Adm'r, Union Equity and Criminal Court; reversed.

Beverly v. Armstrong, Henderson; affirmed.

Neslor v. Layson, Henderson; affirmed.

Tipton v. Chamberlain; dismissed for want of jurisdiction.

Allen v. Shadley's heirs, Union Equity and Criminal Court;

McElroy v. Gowdy & Co., Union Equity and Criminal Court;

Same v. Barber & Brannon, Union Equity and Criminal Court;

Morrison & Co. v. Tate, Union Equity and Criminal Court;

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Same



DISPEPSY,

AS SHOWN by the statements of the Board of Health of New York, caused the death of 76 sons out of 611 deaths in one week, and 131 by consumption induced by Dispepsy. As it is attested fact that Dispepsy is the origin of the disease, it follows that it is the cause of death. It becomes the duty of every one to us precautions against, and remedy for Dispepsy and experience has placed before th which have proved to be efficacious; of these the Dr. Williams' Anti-Dispeptic Eli eboration of which read the following nais:

Testimony of Mr. Edward H. Rowley, of the Rowley, Aspinwall & Co., 14 North W proof of the efficacy of Williams' Anti Elixir.

PHILADELPHIA, October 12.
Dr. JAMES WILLIAMS—Dear Sir: I am in recommending your Anti-Dispeptic Elixir. I have taken it myself, and have been entirely cured.

Yours, respectfully,
EDWARD H.

Communication to John P. Penrose,
Franklin Barr, Kenosha,
It is with great gratification that
efficacy of Williams' Anti-Dispeptic
so strongly recommended to me
heartily thank you. It has completely
cured me of a chronic complaint
with the hope that others may be
cured by it.

True yours, FKA
KENSINGTON, Sept. 12, 1850.

Dr. JAMES WILLIAMS—Dear S

for a long time from Dispepsy so
completely prostrated, and I was
unable to get up without assistance.

Antidote for Specimen Books, (which are
now sent to all parts,) will still give the most
certainty of the cures, and save the money in
which they may be sent, and they are too heavy for
the mail.

GEORGE WOODFORD.

CORNWALL'S HALF-WAY HOUSE, Bristol Turnpike,

Testimony of Mr. Abner Elmes, Market street, above

Sixth, corroborative of the efficacy of Williams'

Anti-Dispeptic Elixir.

Dr. JAMES WILLIAMS—Dear Sir: I am in

pleasure to inform you that I am entirely cured by its use

and I cordially recommend it to all persons suffering
under Dispepsy. Very respectfully, &c.

J. M. C. ELMES.

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